· CONTINUED

43. And be it enacted. That in all cases in which persons shall bring writs of certiorari to remove the proceedings of the in lieu of his other charges.

44. And be it enacted, That it shall be lawful for the board of councilmen to ruise by tax every year, so much money as they may deem expedient for the purpose of lighting the streets, supporting a day and night police, for repairing streets and roads, supporting and maintaining public schools, prisons and lock ups, for contingent expenses, and all other purposes authorized by this act, and that the ordinances directing the raising of said tax, shall set forth the amount required for each object, and that the expenditures for such specification shall be confined to the object therein specified, and be appropriated to no other; and every male resident of said city, over the age of twenty-one years, shall be assessed the sum of four dollars, as a poll tax; and said board may borrow such sum or sums of money in anticipation of taxes as may be necessary. and may seeme the payment thereof by bond or other instrument under the common seal and signature of the amyor, attested by the city tlerk, but It shall not be lawful for said board to raise any such sum of money by loan unless the repayment thereof shall be provided for from taxes to be raised in said city in the same year.

45. And be it enacted. That the board of shall be assessed on property lying within

accordance therewith; in order that just or real estate, and which he is hereby au- real estate will be left after taking so much there of as and equitable valuations may be established thorized to do, with interest thereon, at the for all portions of the city, the tax assessor rate of fifteen per centum per annum in adaforesaid (with the assistance of the other dition thereto, and the certificate of the members of the said board, whose duty it treasurer of the city, stating such payment. shall be to aid him in the work in their res- and showing what lands, tenements or real pective wards,) shall prepare, on or before estate such payment, and showing what the said commissioners may determine as shall seem the first day of July of each year, full and lands, tenements, or real estate such paycomplete lists of assessments upon proper | ment is intended to redeem, shall be evity, real or personal, within the said city; dence of such redemption; a mortgagee cute said work by frequent meetings, at til the expiration of the six months' notice short intervals, until the same is complete; herein specified; no mortgagee whose mortof the members of said board to establish, sale for any taxes or assessment shall be afalter or correct each and every valuation in feeted by such sale unless six months' notice make a report of the facts ascertained, and of the arsaid lists of assessments; when the valua- in writing shall have given to him by the pra sements, estimates, determinations and, assesstions aforesaid are completed, the board of purchaser, or those claiming under him, ments made by them concerning said improvements. assessors shall give notice in the official pa- either personally, or if not to be found in within twenty days after the reference to them. per published in said city, and said lists said city, directed to him at his last within such further time as said board of councilment shall be open for examination at least ten known place of residence, or at the post-ofdays thereafter, at the office of the city clerk, fice nearest thereto, but nothing herein con- paper circulating in said city. for the space of two and said tax assessor shall be present at tained shall be so construed as to impair weeks, and by at least five notices put up on the line of said improvement; and the city clerk shall mail a such time to hear objections to said valua- the lien created by such tax, assessment or written or printed notice to each of known owners of in writing, and each person taxed therein any land, tenement or real estate so sold as shall be at liberty to "xamine said lists, in aforesaid shall not commence, nor shall said therefor, and shall state the time and place, when and reference to his or her own taxes, until the purchaser or those claiming under him, where the said board of councilmen, or a committee thereof, will meet to hear and consider any objections first day of October following; and the said have a right of posses ion to said land, ten- to said report, or to the improvement which may be board may, after hearing an application ement or real estate, until the two years lim- presented in writing, the time amounted for such obtherefor, by a vote of three-fourths of the ited for the redemption of the same shall whole number of said board, revise and cor- have expired; and the said purchaser or time and place, presented in writing, said board of rect said assessment in such manner as they those claiming under him, shall at the ex may consider just and proper; it shall be piration of such a declaration of sale, quit missioners of assessments, by resolution of the counthe duty of said board to assess upon the and surrender the said lands, tenements or cil and the awards or assessment made in said report valuations in the aforesaid lists, per centage | real estate in as good state and condition as sufficient to produce the amount necessary when he entered thereupont natural wear with the city clerk within twenty days ther after ; if for state and county taxes, and for the sums and accidents accepted. such taxes are due and payable.

of revenue in said city, in case of the non- lands, tenements or real estate af aforesaid, payment of taxes on or before the twentieth together with such taxes and assessment and shall deliver the same to the clerk of terest at the rate of seven per centum per thereto, on demand, with accrued interest thereon December in each year, except when said ence over all other liens on said lands, as unknown said resolution shall direct the sum of the to him, and thereupon the said board shall proceeds of the saic, and a complete record the said commissioners of assessment shall report to deliver the same to a justice of the peace of all taxes and assessments shall be kept in and shall assess the same upon the land reported by of the city, who shall proceed and issue a the city clerk's office, which record shall said commissioners as benefited thereby, in the same directed and delivered to the collector of part, and, it the property has been sold, by the board of councilmen, shall constitute a lieu upon each parcel of said lands for the amount assessed to the same, in like manner, in all things, as and it redeemed, when and by whom. the constables in townships are directed by 51. And be it enacted, That it shall be livers such list to said clerk, take and sub book to be called "record of sales," all de- has been made to any person for property taken or scribe an oath or affirmation before the may- charations of sales as aforesaid, to give cer- damages sustained and that such person is also assesor or city clerk, or a justice of the peace in tificate of search in relation to liens to any provement then if the assessment equal or exceed the said city, that the moneys in said list mentioned have been duly demanded, or due

and to cancel such declarations when the

so much of the award as is in excess shall be paid, and notice given at the usual place of residence property for which they were given shall be the resolution of the beard of council nen ordering the of such desin quents who could be found, or redeemed, on the certificate of the city award to be paid shall be framed accordingly; and may then reside in said city.

in each year, it shall be lawful for, and shall ed, one for the person redeeming and one sessment be in excess, the award unpaid shall be canbe the duty of the collector of revenue to to be filed in the said clerk's office. charge, receive and collect in addition to 52. And be it enacted, That it shall be

be paid ever by the said collector of reve- due thereon. true to the treasurer of the city, in like man-

board of councilmen, it shall be lawful for in the city of Belleville against any person citizens of this state, and the amount of the parties bringing such certifrari, or pre- all the lands and real estate of such person the value of the taxable property within bill in chancery, have said lands sold to pay such lien. senting the same, at the rate of ten cents or persons within the said city; and all tax- said city. per folio for the necessary return thereto, es and assessments which shall hereafter be levied, assessed or made upon any lands, tenements or real estate, situate in the city of Belleville, shall be and remain a lien vise, descent, alienation, mortgage or other encumbrance thereon; and that if the full limited and appointed by the said board be lawful for the said board to cause such lands, tenements or real estate to be sold shich any person will agree to take the the balance thereof remaining unpaid, with the interest and penalty thereon, and all costs, charges and expenses, and to execute berein required. under the common seal of said city a declar ation of such sale to be signed by the mayor and city clerk, and to deliver the same to the purchaser, and sach purchaser, his executors, administrators or assigns shall, by virtue thereof, lawfully hold and enjoy the said lands, tenements or real estate for his and their prop r use against the owner or owners thereof and all persons claiming under him or them, until his term shall be completed and ended; but said board shall first have caused said sale to be advertised tor at least sixty days in at least two newsconneilmen may establish, by or hunner, payers circulating in said city, and publish- to consider the subject. certain limits in said city, to be called lamp ed in the county of Essex, and by advertise- 58. And be it enacted, That it shall be lawful for the and shall assess such estimated cost upon the lands ROOFING, districts, and shall, in directing taxes to be ments put up in at least five public places raised each year, designate how much is to in said city, which advertisements shall des- city, in the following manner and not otherwise; on apbe raised for the expense of lighting the cribe said lands, tenements or real estate, pileation in writing to said board of conneilmen. setting streets, and shall provide that such taxes and specify the amount of the assessment petitioner or petitioners for such improvement shall deeach lump district, and the board of assest of sale snall be prima facia evidence in all sors shall assess such taxes separately from courts and places of the assessment, advet- not be ordered : if said beard shall favor the applicaall other taxes, in the manner moresaid; tising and sales; provided, that the lands, provided, that one-fourth of the expense of tenements or real estate so sole may be relighting any street, road or avenue may be deemed by the owner, mortgagee, occupant. pand by the city and collected in the gene- or person interested therein, or by any oth-40. And be it enacted, That the tax as - mortgagee or claimant of such lands, tenesessor and the supervisor of taxes shall con-men's or real estate, at any time within two stitute a "bourd of assessors;" all taxes for years after t e sale, for either taxes or as- said man by a number; said commissioners shall also the purposes of the state county and city sessments or for both, by paying to the shall be assessed by said board in the man- treasury of the city, for the use of the said benefited, and the interest of each of the owners of ner, and within the time, directed by the purchaser, the purchase money, together real estate to be taken and when such names or estate laws of this state, for assessing township, with any other sums paid for taxes or assesscounty and state taxes, or by the provisions ments which the said purchaser may have real estate to be taken, and the damage to be done to of this act or of any ordinance adopted in paid chargeable on such lands, tenements

er person for or on behalf of the owner, thereupon make a map of such improvement, showing and the said board shall diligently prose- shall have power to redeem at any time un- shall a'so estimate the amount like'y to be realized and it shall require a vote of three-fourths gage shall have been duly recorded before ment : this probable net cost they shall then assess untions, which shall be made under oath and sale, that the said term of time for which land to be assessed therefor, which notice shall contain

required by ordinances to be raised for city | 50. And be it enacted. That the said sale the same the said board shall confirm said awards. purposes; and the board of councilmen of of any lands, tenements or real estate for with corrections if any, and order the said improvement to be made and completed in such manner as said said city shall in no case have power to re- assessments or taxes may be adjourned or board may direct, under the supervision of said commit or reduce any taxes so assessed in said postponed from time to time, or suspended, missioners of assessments : provided, the said board city; the tax assessor aforesaid shall have as said board may direct; and if at any sale provement if the owners of more than one-half of the power to administer ouths or affirmations in the whole, or any part thereof, shall remain property per lineal feet to be assessed for the improvethe discharge of his duty, or duties of the unsold for want of purchasers, then it shall ment shall said board, under this act, and all taxes so be lawful for the said board to adjourn the intion directing the several sums awarded to be paid assessed for city purposes shall be collected sale not less than thirty days, nor more to the persons to whom the awards are made for real by the collector of revenue, in the same than sixty days; twenty days' notice, at manner as he is by law directed to collect least, shall be given, as aforesaid, of the pay to the ewner of said lands, if a resident of the said township, county and state taxes, and shall adjournment of said sale; and if at the ad- city, the amount of such award due to him, but if such be paid over by him to the city treasurer as journed sale there shall be no purchaser of soon as collected, and all taxes shall be paid said lands, tenements or real estate, or any other lawful cause, he is increasing. soon as collected, and all taxes shall be paid said lands, tenements or real estate, or any idiot, or if, for any other lawful cause, he is incapacitato said collector at his office in said city, part thereof, then it sha'l be lawful for the upon his giving notice through the official treasurer of said city to purchase said lands, for when tendered, then the treasurer shall make affinewspapers circulating in said city, and by tenements or real estate for the use and bennotices posted in twenty public places, that | fit of the city of Belleville, subject to the the facts of the case, by resolution, direct the amount | On the Royal Bank of Ireland, Liverpool, London, Edredemption as herein provided for; and all 47. And be it enacted. That the collector moneys paid for the redemption of said

day of December in each year, shall make paid by a mortgagee or judgment creditor, cilmen the lands so taken shall be vested in the said out a list of the names of all deluquents, shall be a hen on said lands, tenements or city of Bellville, and the city officers may proceed with with the stim due from them respectively, real estate for the amounts so paid, with in- such improvement and the said money so deposited the city, on or before the thirtieth day of annum, and said lien shall have the prefer- provided that where the commissioners shall have re day shall fall on Sumbly, and then on the tenements or real estate ; and on foreclosure award on account of such plet to be paid to the owners next day following; and it shall be the thity of any mortgage by such mortgagee redeemof the said clerk to lay the same before the ling, shall be directed to be made out of said by bill in chancery according to the tractice of that board of councilmen, at a meeting thereof lands, and on the sale of said lands under court, have the said sum distributed, or in whole or in held next after the same shall be delivered any such judgment, shall be paid out of the tax warrant thereon, as provided by law in contain the time when such assessments and propertiers as the estimated net, cost had been precases of taxes in townships, which shall be taxes were laid, the time when they were sioners, as corrected by the said board; the assessment directed and delivered to the collector of paid, and, if the property has been sold so made, when filed with the city clerk and confirmed

law, but such collector shall, before he de- the duty of the city clerk to record in a treasurer of such redemption, and to file 48. And be it enacted, That whenever, such certificate in said clerk's office; it of the award unpaid; and if the amount of the award within the said city. any tax shall remain shall be the duty of the treasurer to make and such excess the assessment shall be canceled, unpaid after the twentieth day of December out two certificates for all property redeem-

the amount of said tax, interest thereon, to the duty of the board of councilmen to give the amount of said fax, interest thereon, to the duty of the board of councilmen to give ant for life or years, and the fee in remainder of reversion, be computed at the rate of twelve per centered to the expiration of all lands sold for astum per annum from said twentieth day of for the redemption of all lands sold for as-

taxes and taxes upon goods and chattels therein, which said mortgages shall be which shall hereafter be levied or assessed exempt from taxation in the hands of any or persons, shall be and remain a lien ou such mortgage shall not be deducted from 54. And be it enacted, That all taxes shall

and said bill was filed for the forsal sare ther ref. and be assessed, levied and collected in said city in the manner prescribed in this act, and brances. no act shall be deemed to repeal or modify thereon until paid, notwithstanding any de- this section unless expressed in such act to apply to the city of Belleville by name. 55. And be it enacted. That it shall be lawful, and at amount of any such tax or assessment shall shall be the duty of the board of conneilmen to appoint not be paid and satisfied within the time three persons, who shall be residents of different wards. and freeholders of said city, to be called commissioners of assessments for street improvments, and they shall for the payment thereof, it shall and may take and subscribe the cath required by this act, and shall be appointed annually for the term of one year, as provided in section thirty-five of this act; and in case any one or more of the said board of commissioners of at public auction for the shortest term for assessment sha'l be interested in any assessment or improvement, then the board of councilmen shall appoint some discreet and impartial freeholder or freesame, and pay such tax or assessment, or holders residing in said city, to serve with said board of comp issioners of assessments in lieu of the com missioner or commissioners so interested, and the person so appointed shall take and su' scribe the oath

56. And be it enacted. That said board of commissioners for street improvements shall possess and exand matters referred to them by the hoard of councilmen under the control of the mayor and conneil of said city, but this act shall not affect any proceedings in cases of such improvements now in the hands of com-missioners heretofore appointed under acts relating to street improvements in Belleville township, and all such proceedings heretofore referred shall be conducted and concluded by the commissioners to whom the days at least before the ordinance is passed to carry out same have been referred, the same as if this act had

57. And be it enacted. That all acts required by this the whole matter impartially, and to the best of their act to be done by said commissioners of assessments. skill, judgment and ability, and who shall cause a surshall be valid and effectual, if the same are approved | vev and preliminary map to be made of said improveby a majority of them but each commissioner of assess- ment, distinguishing each let or parcel by numbers on ment shall be notified of the time and place of meeting said man, and they shall estimate the whole cost of said

or tax, and the recutals in such declaration posit with the city treasurer such sum of money as said board shall direct, being sufficient to cover the extion, the same shall be advertised by the board of councilmen in the official news aper circulating in said city. for two weeks at least before the ordinance is passed to carry out the same, which or linance shall be referred to the commissioners of assessments, and a city surveyor not interested in such improvement, who shall the real estate to be taken therefor, and all the proper be benefited thereby, designating each lot and parcel on ascertain, so far as practicible, the names of the ownare not known they shall so report : they shall also apappraisal the condition in which each owner's parcel of estates in any plot of land are unknown, they shall ap ple : said commissioners shall also estimate all other expenses likely in their judgment, to attend the comline of such improvement would bisect any building. to them most just, to take or to require the owner of provement, in case the owner or owners thereof have from the sale of any buildings or parts of buildings t be taken on account of said improvement, and shall so determine the probable net cost of making the improve councilmen shall consider and adjudicate upon, and the said report and map shall be returned to said comsha'l be corrected accordingly by said commissioners. said board of conneilmen shall then determine to make such improvement notwithstanding any objection to

ted to received the same or if said owner shall not or of such award to be placed either in the city treasury, or some bank or trust company, where the same shall draw interest at the rate of not less than five per cent. por annum, for the use of the person to whom it may be due ; and unon filing such receipt of the owner, or

ported the names or estates of the owners of any plot

59. And be it enacted. That whenever, by the report and map of the said commissioners of assessments. corrected as aforesaid, it shall appear that an award when the amount to be assessed shall be finally determined, such amount shall be set off against the amount celed and such excess only shall be a tien upon the pro-perty assessed, the rest of the award or assessment, as

the may be, being also canceled 60. And be it enacted. That whenever land, held by a ten-December until the same is paid, and on all sessment and taxes as aforesaid, by virtue to be done to the residue of any lot or parcel of land, a part of which may be taken for such improvements, taxes due and payable which remain unpaid of this act, by advertising as aforesaid sixty

on the fifteenth day of February in any days next preceding the expiration of the their preliminary and successment shall include in year, an additional penalty of five per centime so limited for redemption, specifying taken for such improvements and the value of the erectum shall be added and such penalty shall the property unredeemed and the amount tions thereon, and the damages afor said, done by taking or removing the same and to whom said laid lands belong, and the interest and estate of the several own-53. And be it enacted. That all real and ers in the sime, as far as precticable, and the commissioners shall in their report apportion such value and ner and at the same time as he may be re- personal estate in said city shall be liable to damages between them; and in any case any lands asquired to pay over to said treasurer all taxes taxation, except mortgages on real and per sessed as aforesaid, or for any other assessments and taxes, shall be held by a tenant for life or years, and sonal property therein, which said mortgages such tenant shall pay such assessments or taxes, or 49. And be it enacted, That personal on real and personal property the same may be made by a sale of his interest in said sentatives, shall, at the termination of his or their espraised value of all improvements made thereou by said tenaut, by a reversioner, his heirs or assigns, and shall have a lien upon said lands for the same, and may, by

except the allegations in the bill, shall be the same as

if said reversioner had given a mortgage on said lands.

such lien shall have a priority over all other encum-61. And be it enacted. That all streets, roads or avenues to be laid out or opened, shall not be less than forty, nor more than one hundred feet in width, and all streets widened, extended or altered, not less than forty, nor more than one hundred feet in width ; the sidewalks upon either side of any street, road or avenun, shall occupy on whith of the whole width of said street or avenue, and no stoop or step shall project, or enclosed area extend beyond the line of said street, road or avenue; and said beard shall have power, by rdinance, to regulate the planting of shade tre-s upon said sidewa'ks, and to protect the same ; and they shall have power tortake any lands that may be necessary for opening, widening or altering of any street or avehue, or any part thereof in said city, but no lands shall be taken for the laying out opening, widening, or alteration of any street or avenue, without allowing or raying to the owner or owners thereof, the fair value f the lands taken, and for the improvements and buildings thereon, and the damage done to any distinct lot parcel of land or tenement by taking any part of it

62. And be it eracted. That it shall be lawful for the

board of councilmen, by ordinance, to grade, pave, crosswalks in any street, road or avenue, or any part thereof in said city : to build sewers. drains and receiving basins in and upon any street, read or avenues in said city, or any part thereof, on application in writing to said boar I of councilmen ; and all such auplications shall be advertised by the board of councilmen in the official newspaper; circulating in said city for ten the same, which ordinance shall be referred to the commissioners of assessments, who shall examine intoboard of councilmen, by ordinance, to open, extend or | and real estate benefited in proportion to the benefits widen any street or avenue, or any part the reof in the received, and report the names of the owners of the lots or parcels, as far as practicable, with the amounts assessed to each, and shall file said report and map with the clerk of said city, within twenty days thereafter ; the clerk shall give notice of the filing of any such 'report and man within ten days after the same shall be filed with him in the official news aper circulating in pense to be incurred, in case such improvement shall said city, and by five notices put up on the line of said improvement : provided, that when a petition for an improvement states that the property owners whose pa nes are signed thereto, will pay all the expenses and osts of the improvement applied for, and that they consent that the amounts a sessed against their property by the commissioners of assessments, shall be a ien thereon until paid, that then and in that case, the board of courcilmen may, by ordinauce, proceed forthwith to execute and carry out said improvement under said application; and it shall not be necessary to advertise said petition, make the preliminary map and eport, or do any ether matters required by this act. To BE CONTINUED.

Advertisements.

N. A. MERRITT,

HATTER and FURRIER.



All the Spring Stylesof Hats, Caps & Straw Goods, Canes, Gloves, &c. No. 60 Orange Street, Corner of Broad Near Morris & Essex R. F. De pot.

W. V. SNYDER & CO.,

Newark, N.J.

MUSLINS at New York Wholesale Prices. UPHOLSTERING AND REPAIRING doue with Destness. Table Linens.

Counterpanes, Blankets. AND ALL KINDS OF

House Furnishing Dry Coods At the Lowest Possible Prices. We show the largest assortment of these goods to

727 and 729 Broad street, NEXT DOOR TO POST OFFICE. NEWARK, N. J.

Passage Tickets. Liverpool and Great Western Steam Co.

Children under 12 and over 1 year, half price ; infants will not accept the same and sign a proper receipt there under 1 year, \$3 to New York; free from New York,

nburgh, and all parts of the Continens, for sale at the ilowest rates. For further particulars apply to JOHN ARCHDEACON, Bloomfield, N. J.

BLOOMFIELD NURSERY, JOHN RASSBACH

BASKETS, BOUQUETS, WREATHS, CROSSES, &c. For all suitable occasions. Orders promptly and faithfully attended to. JOHN RASSBACH, Cor. Midland and Maolis avenues;

J. H. COLFAX,

COL. ORANGE STREET AND BLOOMFIELD AVENUE Has a fine assortment of GROCERIES, PROVISIONS, TEAS, COFFEES, SPICES, &c. COUNTRY PRODUCE A SPECIALTY.

OLD FAMILY STORE EDWARD WILDE

CALL AT THE

And see his assortment of Dry Goods, Notions, Fancy Goods, Oil Cloth Window Shades and Pixtures, and Home Furnishing Goods generally

and Provisions

OF THE BEST QUALITIES.

Miscellancons Advertisem nie.

STANDARD ORGANS.

DELOUBET, PELTON & CO., Manufacturers of



Warerooms, 841 BROADWAY, NEW YORK.

Manufactories-Bloomfield, New Jersey These Organs contain every valuable improvement

known, and have been awarded the highest premiums as the best Cabinet Organs, over the best makers at the Fair of the American Institute, New York, and at numer ercise all the powers in this act prescribed, in all cases curb gutter. fill up, refill, macadamize, lay side and ous State and County Fairs. For further particulars, call at the manufactories, or address

> PELOUBET, PELTON & CO., 841 Broadway, New York.

ESTABLISHED 1841.

JOSEPH B. HARVEY Tin, Sheet Iron and Copper Worker, LEADERS AND

TIN WARE.

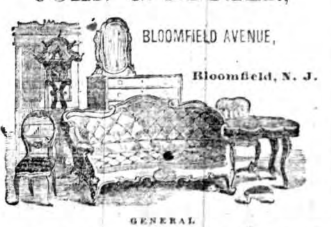
Plumbing and Gas Fitting, also SHEET LEAD LEAD PIPE, LIFT AND FORCE PUMPS,

Ranges, Hot Air Furnaces. Parlor, Office and Cook Stoves. Hatters' Kettles, Water

Closets. Bath Tubs, Cistern and Well Pumps. The Subscriber, calling attention to his Business Card as above, and thankful for the patronage bestow for

the past thirty-one years by the people of Biocunfield and adjacent towns and country, solicits a continuance of the same, trusting that a strict attention to all business entrusted to him, will merit their favor in the future as in the past.

JOHN G. KEYLER.



FURNISHING UNDERTAKER

AND DEALER IN

FURNITURE of Every Description. Coffins of Rosewood, Mahogany, Walnut, finitation Rosewood, and Metallic Caskets on hand. White and Black Cloth Covered Coffins. Everything pertaining to the business.

ARLOR AND CHAMBER SUITS, BUREAUS, BEDSTEADS, SOFAS LOUNGES. WHAT-NOTS. BOOK SHELVES AND CASES BRACKETS, LOOKING GLASSES etc., etc Mattresses and Spring Beds always on band.

ALL ORDERS PROMPTLY ATTIMBED TO.



CONSUMPTION

which can be cured by a timely resort to this standard preparation, as has been proved by the hundreds of testimonials received by the proprietors. It is acknowledged by many prominent physicians to be the most reliable preparation ever introduced for the relief and cure of all Lung complaints, and is offered to the public, sanctioned by the experience of over forty years. When resorted to in season it seldom fails to effect a speedycure in the most severe cases of Coughs, Bronchitis, Croup, Whooping Cough, Influenza, Asthma, Colds, Sore Throat, Pains or Soreness in the Chest and Side, Liver Complaint, Bleeding at the Lungs, &c. Wistar's Balsam does not dry up a Cough, and leave the cause behind, as is the case with most preparations, but it loosens and cleanses the lungs, and allays irritation, thus removing the cause of the complaint. PREPARED DY

RETH W. FOWLE & BONS, Boston, Mass., And sold by Druggists and Dealers generally.

Michiginal.



To the Hon Henry

limber its all or to

ture, by one ins-

loan its drolit.

tion or corporat

rectly or anderes

of any association

poration whates

Change the n

Strike but the

ery" and the y

Add to the pl

"And provid

return and can

Strike out al

Tuesday after

Paragraph

" A compet

ed by law, an

dollars per d

commenceme

aum of oned

maluder of

aum of one d

in gettig to at

while they sh

pose whateve

Paragraph

"No law stu

its title only tions amond

vide tost an

Paragrap

this state be

Mirks out

"R. The e-

ery law for

emless publ

variably give

special lav

or highway

grounds.

which sale

The le

for by go

Insert :

oath or at

perform o

fully presented and make quired by

Paragresis obcars for about 10 paragresis item to one or gortionr the bill, silents to destion 1 hits again the same the objector consider the same the objector fail agar this agar this

Germusi:

-Vacatir

tricts in which

Insert he pape

to publish the law

SER :-- You are b

Dr. J. Walker's California Vinegar Bitters are a purely Vegetable preparation, made chiefly from the native herbs found on the lower ranges of the Sierra Nevada mountains of California, the medicinal properties of which are extracted therefrom without the use of Alechol. The question is almost daily asked. What is the cause of the unparalleled success of VINEGAR BIT-TERS?" Our answer is, that they remove the cause of disease, and the patient recovers his health. They are the great blood purifier and a life-giving principle, a perfect Renovator and Invigorator of the system. Never before in the history of the world has a medicine been compounded possessing the remarkable qualities of VINEGAR BITTERS in healing the sick of every disease man is heir to. They are a gentle Purgative as well as a Tonic, relieving Congestion or Inflammation of the Liver and Visceral Organs in Bilious

The proparties of Dr. WALKER'S Carminative, Nutritions, Laxative, Diuretic, Sedative, Counter-Irritant Sudorific, Alterative, and Anti-Bilious.

Grateful Thousands proclaim VIN-EGAR BITTERS the most wonderful Invigorant that ever sustained the sinking

No Person can take these Bitters according to directions, and remain long unwell, provided their bones are not destroved by mineral poison or other means, and that organs wasted beyond

Bilions, Remittent and Intermittent Fevers, which are so prevalent in the vallers of our great rivers throughout the United States, especially those of the Mississippi, Ohio, Missouri, Himois, Tennessee, Cumberland, Arkansas, Red, Colorado, Brazos, Rio Grande, Pearl, Alabania, Mobile, Savanuali, Reanoke, James, and many others, with their vast triber aries, through ait our entire country of along the Sammer and Auturan, and recentrably so during seasons of maisure heat had dryness, are invariably are of parded by extensive derangements of the stempch and liver, and other abdo must tiscers. In their treatment, a purgative, exerting a powerful influence upon these various orgams, is essentially necessary. There is no cathertic for the purpose equal to DR. J. WALELE'S VINEGAR B TIERS, as they will spendly remove the darkcolored viseld upitter with which the howels are by bot, at the same time stimulating the secretions of the liver, and generally restoring the healthy functions of the digestive expans.

Fartify the body against disease by purifying al as fluids will VINEGAR Birries. No epidemie can tule hold

of a statem the stone-armod. Dyspepsia or Indigestion, Hendache, Cain in the Shoulders, Cougha, Tightness of the Chest, Dizzinors, Sour Eruct tions of the Stonsieh, Bad Taste. in the Mouth, I illows Attacks, Palpita. tation of the fless, inflammation of the Lungs, I'd in the region of the Kid nevs, and a horal red other painful symptoms, are the offsprings of Dyspelsia. One lottle will prove a better guarantes of its meri's then a longt'y ad tertise.

Scrofula, o King's Evil, White Swellings, Ulerry Errstpelas, Swelled Neck, Goitre, Scrafidor : Inflammations, Indelent Inflatimations derential Affections, Old Sores, Erup ions of the Skin, Bure Eves, etc. In these, as it all other constitutional Diseases, WAIRIE'S VINEGAR DITTERS have shows their great curative powers in the most obstinute and intractable enses.

For Intermetery and Chronic Rhe imatism, Gout, Blois, Remittent and late writtent Fevers, Discuses of the Blood, I iv et, Kidneys and Blaider, these Bitters lave no equal. Such Diseases are caused by Vi inted Blood.

Mechanical Diseases. - Perrons engaged in Pain 3 and Mit Cals, such a Plumbers, T persetters, Guld heaters, and Miner, as they plyance in life are stigeet to predysic of the Bowels. To mard against this, ake a dose of WALAEL'S VIN-EGAR B. Tres to casionally For Skin Diseases, Ereptions, Tet-

ter, Ealt fin im Blotches, Go.ts, Fingles, Pustiles la la Carbuneles, Ring-worms, Scale head Sor, Eyes, Etylipelas, Itch, Scuri. Dis corrtions of the ! Lin, Hamers and Diseas s of he Skin of wintere; name or nature, a shierally dug to and enried out of the cysters in a short to 13 by the use of these Enters. I'm, Tope, and other Worms,

lurking in the system of so many thousands, are effected and estroyed and removed. No system of n sinine, no vernilinges, so an-thelenitities will-free the system from worms like these B tter . For Fe rale Complaints, in young

or old, marred or single, at the dawn of womar hood, or the turn of life, these Tonic Bitters d splay so decided an refuence that improvement is soon perceptible.

Cleanse the Vitiated Blood whenever you find its impurities bursting through cleanse it then you find it the ructed and sluggish in the veius; cleans it when it is foul; your ceiling will tell you when. Keep the blood pure, and the health of the system

R. H. McDONALD & CO., Druggists and Gen. Agts. San Francisco, California, and cor. (Washington and Chariton Sta., N. Y. Sold by a if Druggists and Dralers.

